

## CONFIDENTIAL RECORD SHEET

REGISTRATION, SUBSCRIPTION AND STATISTICAL SERVICE

APPENDIX A

BOY SCOUTS OF AMERICA

DATE April 15, 1987FULL NAME Michael A. Digiacomo SOCIAL SECURITY NUMBER \_\_\_\_\_  
(No initials if you can possibly get full name)ADDRESS [REDACTED]CITY Reisterstown STATE Maryland ZIP CODE 21136DATE OF BIRTH August, 1938 (This is important and should be exact)APPROXIMATE AGE 49 (To be used ONLY when date of birth is not known)RELIGION \_\_\_\_\_ NATIONALITY Italian Spanish decentOCCUPATION Aeronautical Engineer

EDUCATION \_\_\_\_\_

WEIGHT 250 HEIGHT 6'0 RACE WhiteCOLOR OF HAIR Black COLOR OF EYES \_\_\_\_\_OUTSTANDING CHARACTERISTICS OR INTERESTS BowlingMARRIED OR SINGLE Married CHILDREN [REDACTED]  
(Number, ages, and names, if possible)NAME OF SPOUSE [REDACTED]SCOUTING CONNECTIONS:

<u>UNIT #</u>	<u>CITY</u>	<u>STATE</u>	<u>POSITION</u>	<u>DATE REGISTERED</u>	<u>DATE RESIGNED</u>
Troop 315	Reisterstown	Maryland	Scoutmaster		

SPECIAL RECOGNITION Silver Beaver, District Award of Merit

SUSPENDED OR DENIED REGISTRATION FOR FOLLOWING REASONS:

Charged and found guilty of child sex abuse.

SPECIFY THE FACTS WHICH LEAD YOU TO RECOMMEND DENIAL OF REGISTRATION AND LIST ATTACHED SUPPORTING DOCUMENTS (STATE ONLY KNOWN FACTS, NOT RUMOR, CONJECTURE OR SPECULATION):

CONFIDENTIAL

APR 22 1987

F. STARON

RS-509

4/14/87

NOTED

MAY 29 '87

JOSEPH L. ANGLIM

Signed Charles I. Lanham, Jr.  
SCOUT EXECUTIVE  
Charles I. Lanham, Jr.  
Council Baltimore Area

CONF015011

## Convicted scoutmaster sued by abuse victim

A young man who was sexually abused by a Redsterstown scoutmaster five years ago filed a civil damages suit yesterday against the man, his former troop and the Boy Scouts of America.

The suit filed in Baltimore County Circuit Court accuses Michael A. DiGiacomo, 47, of assaulting and battering the boy, threatening him with

further bodily harm, and deliberately inflicting emotional distress.

DiGiacomo, once a leader of Boy Scout Troop 315, was convicted by a jury last August of sexually abusing the youth.

The suit claims the Boy Scouts of America as well as Troop 315 were "grossly negligent" in hiring and supervising DiGiacomo.

*Scoutmaster Coxa  
# 220*

June 8, 1987

Mr. Charles I. Lanham, Jr.  
Scout Executive  
Baltimore Area Council, No. 220

PERSONAL AND CONFIDENTIAL

SUBJECT: Michael A. DiSiacomo

Dear Chuck:

Thank you for the detailed information concerning the above Scouter. We have reviewed this case with our attorney and have now placed this man on the Confidential File.

Sincerely,

Paul Ernst, Director  
Registration & Subscription Service

PE/eak

cc: Northeast Region

READY TO  
JUN 8 1987  
ERIN ORLEY


CONF015013

February 4, 1987

Mr. Charles I. Lanham, Jr.  
Scout Executive  
Baltimore Area Council, No. 220

SUBJECT: Michael A. Sigalov

PERSONAL & CONFIDENTIAL



Paul Ernst, Director  
Registration, Subscription &  
Statistical Service

PE/ene

Enclosure

cc: Northeast Region

READY FOR FILE

FEB 4 1987

SIMPLEY MEYER


CONF015014

October 27, 1986

Mr. Charles I. Lanham, Jr.  
Scout Executive  
Baltimore Area Council, No. 220

PERSONAL & CONFIDENTIAL

SUBJECT: Michael A. DiGiacomo



Paul Ernst, Director  
Registration, Subscription &  
Statistical Service

PE/cre

Enclosure

cc: Northeast Region

COT 2  
SMALL 1213

CONF015015

*Council called  
4-31-86.*

June 18, 1986

Mr. Charles I. Lanham, Jr.



Paul Ernst, Director  
Registration, Subscription &  
Statistical Service

eah

cc: Northeast Region

JUN 18 1986  
SHIRLEY MEYER

April 21, 1986

Mr. Charles I. Lanham, Jr.  
Scout Executive  
Baltimore Area Council, No. 220

PERSONAL AND CONFIDENTIAL

SUBJECT: Michael A. DiGiacomo

Dear Chuck:

We recently received information that the above named individual was convicted of sexually abusing a youth member.

Since we do not seem to find anything in our files at this time, we would like further information concerning this particular situation.

I am enclosing a confidential record sheet which I would like to have completed so that we may identify Mr. DiGiacomo. This will help us in identifying him should he try to register in some other location.

We did receive some copies of newspaper clippings which are very helpful to us. If you have further information at this time, we certainly would like this in order to complete our file.

Thanks for your help in protecting the youth of America.

Sincerely,

Paul I. Ernst, Director  
Registration, Subscription &  
Statistical Service

crl

Enclosure

cc: Northeast Region

READY FOR FILE

APR 21 1986

SHIRLEY MEYER

CONF015017

# Community

REISTERSTOWN OWINGS MILLS GLYNDON

Thursday, July 11, 1985—Baltimore County, Md.—2 Sections—22 Pa.

## Times

### Scoutmaster charged with sexual offenses

### Former Boy Scout alleges assault

MARIAN COOPER  
Assistant editor

The man who has led a Reisterstown Boy Scout troop for 23 years and received some of scouting's best awards has been charged with sexual assault and child abuse of a former member of his troop. Michael A. DiGiacomo, 47, of Merry Hill Road, has been charged with child abuse, four counts of sexual abuse, and perverted practice by a former Boy Scout.

According to Circuit Court records filed April 4, the scoutmaster has been charged with engaging in a sexual act with a 13-year-old boy five years ago. The former scout is now 18.

Mr. DiGiacomo faces a trial in county circuit court August 22.

The scoutmaster's friends staunchly defend him against the allegations.

"My son Craig was in the troop at the time of the charges and he says there is no way they can be true," said Ruby Wilson, a neighbor of the defendant. "I can't believe they would."

"In my association with him over 10 to 15 years, he has seemed to be a very fine man. I would doubt the accusations," said the Rev. David Dixon Yaste, pastor of Trinity Lutheran Church on Main Street.

When contacted at his home Sunday evening, Mr. DiGiacomo would not comment on the charges.

His attorney, Warren Mix, refused to comment on Monday.

According to Assistant State's Attorney Mike Pulver, maximum jail penalties are 15 years for child abuse, 20 years for second degree sexual offense, 10 years for third degree sexual offense, one year for fourth degree sex offense and 10 years for perverted practice.

Second degree sexual offense involves unaggravated sexual contact, including fellatio but not sexual intercourse, and use of force. Mr. Pulver said Third degree is sexual contact against the will of a party and display of force. Fourth degree involves sexual contact.

The defendant is still the leader of troop 315, which is sponsored by the Reisterstown Kiwanis Club.

He has been the troop leader for 23

According to director of the Frontier Boy Scout District, Chuck Wolfe, "Our policy is, we don't do anything until a person is formally indicted. You are innocent until proven guilty."

Kenneth Ramsey, president of the local Kiwanis Club, said Sunday he could not comment on the case.

Last year, Mr. DiGiacomo won the Baltimore area Boy Scout Council's highest award, the Silver Beaver. This year, on June 10, he was awarded the Frontier District Award of Merit.

He has received recognition from the County Council for his work with youth.

A member of the Kiwanis Club since 1969, he is a past president and past lieutenant of the 12th division of the club. He serves on the board of directors.

As a member of the Fraternal Order of Foresters, he has served as chaplain for five years.

Police arrested the Reisterstown man after a Glyndon resident made the accusations. He was released without bail.

Mr. Pulver said he does not know



advise the public that we have charges to press that, the said he is unaware of any former charges of child abuse or sexual assault filed against Mr. DiGiacomo.

According to charges filed at the Towns Court Court by Officer Please see SCOUTMASTER, A5

# Reisterstown scoutmaster charged with

SCOUTMASTER, from A1

Ralph W. Armacost of the Garrison Precinct, Mr. DiGiacomo allegedly performed fellatio on a 13-year-old Boy Scout on or about June 24, 1984.

The officer reported that on March 29, 1985, the young man told him about the assault which he said occurred after a troop meeting.

The youth claimed Mr. DiGiacomo was supposed to drive him home but instead drove him to a storage

shed at the rear of 111 Main Street, where camp supplies are kept, put a mattress on the floor and asked him to take off his clothes and lie down.

The youth alleges the leader took an electric massager from a shelf and massaged him, then performed fellatio upon him and told him not to tell anyone, according to court documents.

The plaintiff says he was not a willing participant, that he remained in the shed because he felt over-

powered by the physical size of Mr. DiGiacomo and was afraid to leave. The scoutmaster is 6 feet tall and weighs 240 pounds, court records say.

The former scout also said that as late as December, 1984 he had heard from other youths that Mr. DiGiacomo kept magazines and stimulatory instruments in a box on the shelf above the sink in the shed, according to court records.

Officer Armacost reported that

when he searched the shed on March 30, 1985, he found a cardboard box on the shelf containing pornographic magazines, massagers, lubricants and other erotica which will be presented as evidence.

However, friends of Mr. DiGiacomo doubt the allegations.

"I feel there is no need to accuse Mike of anything. I'm hoping all this is for naught," said Assistant Frontier District Commissioner Don Ludwig. "We feel that if he is innocent,

## sexual offense

it is horrible to ask him to set aside his life. If he is proven guilty, of course we will ask him to step down.

"He has been a scoutmaster for over 20 years without any report in all those years. I hate to say anyone conspired it up. I hope he's innocent," he said.

Mr. Ludwig said, "Mike has done so many good things for the district. We feel he is innocent until proven guilty.

"He ran three of our Bowl-a-thons and was extremely successful. We look to him with pride. He has done a lot on his own.

"Unfortunately, some people hold it against him, but he's the kind of guy who grabs ahold of an idea and says, 'I'm gonna do it'.

"He is a big man, like a bull in a china closet, but he wants to get the job done. He gets things accomplished.

[REDACTED]  
Glyndon, MD 21071

Plaintiff

vs.

MICHAEL A. DIGIACOMO

[REDACTED]  
Country Club Estates  
Reisterstown, MD 21136

and

THE BOY SCOUTS OF AMERICA  
Serve on: Charles Lanham, Executive  
[REDACTED]

Baltimore, MD 21211

and

THE BOY SCOUTS OF AMERICA  
TROOP 315  
Serve on: Clyde Hastings, Chairman  
[REDACTED]

Finksburg, MD 21048

Defendants

IN THE  
CIRCUIT COURT  
FOR  
BALTIMORE COUNTY  
LAW NO.

56 OCT 26 2011 38

\* \* \* \* \*  
COMPLAINT AND PRAYER FOR JURY TRIAL

[REDACTED] Plaintiff, by Donald L. Allewalt and Arthur P. Caltriden, Jr. and Allewalt & Murphy, P.A., his attorneys, sues Michael A. DiGiacomo and The Boy Scouts of America and The Boy Scouts of America Troop 315, Defendants, and states that the following facts are common to all counts:

1. That [REDACTED] Plaintiff, was born on [REDACTED] and that he presently resides at [REDACTED] Glyndon, Maryland 21071.

2. That Michael A. DiGiacomo, Defendant, resides at [REDACTED]

[REDACTED] Reisterstown, Maryland 21136.

3. That The Boy Scouts of America, Defendant, is a national organization doing business in the State of Maryland.

4. That The Boy Scouts of America Troop 315, Defendant, is a local organization doing business in the State of Maryland.

5. That Michael A. DiGiacomo, Defendant, was in June of 1980 a scoutmaster duly appointed by The Boy Scouts of America and The Boy Scouts of America Troop 315, Defendants.

6. That Michael A. DiGiacomo, Defendant, on or about June of 1980, while acting in the capacity of scoutmaster for The Boy Scouts of America and The Boy Scouts of America Troop 315, Defendants, did intentionally perform immoral and illicit and perverted acts against [REDACTED] Plaintiff, including fellatio and other sexually abusive acts, without the consent of the Plaintiff.

#### COUNT I

Plaintiff, [REDACTED], adopts all of the aforementioned allegations in paragraphs one through six and incorporates same by reference in this First Count to the same extent and as fully as if the same were set forth herein verbatim. The Plaintiff further avers:

7. That on or about June of 1980, the Defendant, Michael A. DiGiacomo, committed the tort of assault on the person of the Plaintiff, [REDACTED]  
[REDACTED]

8. That the Defendant, Michael A. DiGiacomo, threatened, by his words and by his actions, bodily harm to the Plaintiff, [REDACTED] on or about the aforementioned time.

9. That the Defendant, Michael A. DiGiacomo, had the intention of doing the harm to the Plaintiff, [REDACTED] and/or of putting the Plaintiff in fear of such harm.

10. That the Defendant, Michael A. DiGiacomo, had the apparent present ability to do the harm to the Plaintiff, [REDACTED] and to carry out the threat.

11. That the Plaintiff, [REDACTED] was, in fact, but in fear of imminent harm.

12. That the Defendant, Michael A. DiGiacomo, did threaten and did carry out immoral, illicit and perverted acts against the Plaintiff, [REDACTED] including fellatio and other sexually abusive acts, without the consent of the Plaintiff, which amounted to an assault on the person of the Plaintiff.

13. That as a result of the aforementioned assault, the Plaintiff, [REDACTED], was caused to sustain serious, painful and permanent injuries in and about his body and nervous system; has suffered and continues to suffer and will suffer in the future, great pain and mental anguish as a result of said assault; and has been caused to expend sums of money for medical services; and that the Plaintiff has been unable to engage in his usual occupation, activities and pursuits, and that he was otherwise permanently injured and damaged.

WHEREFORE, the Plaintiff; [REDACTED] brings this suit against the Defendant, Michael A. DiGiacomo and claims Five Hundred Thousand Dollars (\$500,000.00) compensatory damages and One Million Dollars (\$1,000,000.00) punitive damages.

#### COUNT II

Plaintiff, [REDACTED] adopts all of the aforementioned allegations in paragraphs one through thirteen and incorporates same by reference in this Second Count to the same extent and as fully as if the same were set forth herein verbatim. The Plaintiff further avers:

14. That on or about June of 1980, the Defendant, Michael A. DiGiacomo, committed the tort of battery on the person of the Plaintiff, [REDACTED]

15. That on or about the aforementioned time, the Defendant, Michael A. DiGiacomo, intentionally touched the Plaintiff, [REDACTED] in a manner which was harmful and/or offensive to the Plaintiff and without the consent of the Plaintiff, and causing physical and psychological pain and injury to the Plaintiff.

16. That the Defendant, Michael A. DiGiacomo, intentionally performed immoral, illicit and perverted acts against the Plaintiff, [REDACTED] including fellatio and other sexually abusive acts, without the consent of the Plaintiff, which amounted to a battery on the person of the Plaintiff.

17. That as a result of the aforementioned battery, the Plaintiff, [REDACTED] was caused to sustain serious, painful and permanent injuries in and about his head, neck, body, limbs and nervous system; has suffered, and continues to suffer and will suffer in the future, great physical pain and mental anguish as a result of said battery; and has been caused to expend and in the future will be caused to expend sums of money for medical services; and that the Plaintiff has been unable to engage in his usual occupation, activities and pursuits; and that he was otherwise permanently injured and damaged.

WHEREFORE, the Plaintiff, [REDACTED] brings this suit against the Defendant, Michael A. DiGiacomo, and claims Five Hundred Thousand Dollars (\$500,000.00) compensatory damages and One Million Dollars (\$1,000,000.00) punitive damages.

COUNT III

Plaintiff, [REDACTED] adopts all of the aforementioned allegations in paragraphs one through seventeen and incorporates same by reference in this

Third Count to the same extent and as fully as if the same were set forth herein verbatim. The Plaintiff further avers:

18. That on or about June of 1980, the Defendant, Michael A. DiGiacomo, committed the tort of intentional infliction of emotional distress on the person of the Plaintiff, [REDACTED]

19. That the Defendant, Michael A. DiGiacomo, on or about the aforementioned time, intentionally performed immoral, illicit and perverted acts against the Plaintiff, [REDACTED], including fellatio and other sexually abusive acts, without the consent of the Plaintiff.

20. That the Defendant, Michael A. DiGiacomo's conduct in performing the aforementioned acts was intentional and/or recklessly in deliberate disregard of a high degree of probability that emotional distress would result on the part of the Plaintiff, [REDACTED]

21. That the Defendant, Michael A. DiGiacomo's conduct in performing the aforementioned acts was extreme and outrageous in nature and an intentional act inflicting emotional distress on the Plaintiff.

22. That the Defendant, Michael A. DiGiacomo's conduct in performing the aforementioned acts against the Plaintiff, [REDACTED], caused the Plaintiff to experience emotional distress and agony.

23. That the emotional distress of the Plaintiff, [REDACTED] which was caused by the Defendant's, Michael A. DiGiacomo's conduct, was severe in nature.

24. That the Defendant, Michael A. DiGiacomo, was acting as agent, servant or employee of The Boy Scouts of America and The Boy Scouts of America Troop 315.

25. That as a result of the Defendant's, Michael A. DiGiacomo's intentional infliction of emotional distress on the Plaintiff, [REDACTED] the Plaintiff has suffered, and continues to suffer and will suffer in the future

severe distress, agony and mental anguish; and has been caused to expend and will be caused to expend great sums of money for medical services; and that the Plaintiff has been unable to engage in his usual occupation, activities and pursuits, and that he was otherwise permanently injured and damaged.

WHEREFORE, the Plaintiff, [REDACTED] brings this suit against the Defendants, Michael A. DiGiacomo, The Boy Scouts of America and The Boy Scouts of America Troop 315 and claims Five Hundred Thousand Dollars (\$500,000.00) compensatory damages and One Million Dollars (\$1,000,000.00) punitive damages.

#### COUNT IV

Plaintiff, [REDACTED] adopts all of the aforementioned allegations in paragraphs one through twenty-five and incorporates same by reference in this Fourth Count to the same extent and as fully as if the same were set forth herein verbatim. The Plaintiff further avers:

26. That on or about June of 1980, the Defendant, Michael A. DiGiacomo, was a scoutmaster duly appointed by The Boy Scouts of America and The Boy Scouts of America Troop 315, Defendants.

27. That on or about June of 1980, on the day that the aforementioned acts were performed by the Defendant, Michael A. DiGiacomo, against the Plaintiff, [REDACTED], the Defendant, Michael A. DiGiacomo, was acting in his role of scoutmaster for The Boy Scouts of America and The Boy Scouts of America Troop 315, Defendants, in that Michael A. DiGiacomo and [REDACTED] were just returning from a scout meeting, and had stopped at a shed used by Scout Troop 315 of The Boy Scouts of America, Defendant, for the purpose of preparing for a scout trip the following day. It was at or about this time that the Defendant, Michael A. DiGiacomo, performed the aforementioned acts against the Plaintiff, [REDACTED].

28. That the Defendant, Michael A. DiGiacomo, was acting as the agent,

WHEREFORE, the Plaintiff, [REDACTED], brings this suit against the Defendants, The Boy Scouts of America and The Boy Scouts of America Troop 315 and claims Five Hundred Thousand Dollars (\$500,000.00) damages.

COUNT V

Plaintiff, [REDACTED] adopts all of the aforementioned allegations in paragraphs one through thirty and incorporates same by reference in this Fifth Count to the same extent and as fully as if the same were set forth herein verbatim. The Plaintiff further avers:

31. That on or about June of 1980, the Defendant, Michael A. DiGiacomo, was a scoutmaster duly appointed by The Boy Scouts of America and The Boy Scouts of America Troop 315, Defendants.

32. That on or about June of 1980, on the day that the aforementioned acts were performed by the Defendant, Michael A. DiGiacomo, against the Plaintiff, [REDACTED], the Defendant, Michael A. DiGiacomo, was acting in his role of scoutmaster for The Boy Scouts of America and The Boy Scouts of America Troop 315, Defendants, in that Michael A. DiGiacomo and [REDACTED] were just returning from a scout meeting, and had stopped at a shed used by Scout Troop 315 of The Boy Scouts of America, Defendant, for the purpose of preparing for a scout trip the following day. It was at or about this time that the Defendant, Michael A. DiGiacomo, performed the aforementioned acts against the Plaintiff, [REDACTED].

33. That the Defendant, Michael A. DiGiacomo, was acting as the agent, servant and/or employee of the Defendants, The Boy Scouts of America and The Boy Scouts of America Troop 315.

34. That the Defendants, The Boy Scouts of America and The Boy Scouts of America Troop 315 were negligent in the supervision of its agent, servant and/or employee and Defendant, Michael A. DiGiacomo; and that the Defendants, The Boy Scouts of America and The Boy Scouts of America Troop 315, knew or



37. That the Defendant, Michael A. DiGiacomo, used his automobile to transport the Plaintiff, [REDACTED] and himself from Main Street of Reisterstown, Maryland to the premises at Kiwanis Field in Reisterstown, Maryland, when and where the aforementioned immoral, illicit and perverted acts were performed by the Defendant, Michael A. DiGiacomo, on the Plaintiff, [REDACTED].

38. That the Defendant's, Michael A. DiGiacomo's, use of the automobile in order to carry out the aforementioned immoral, illicit and perverted acts against the Plaintiff, [REDACTED], was a careless and reckless disregard for the well-being of the Plaintiff.

39. That as a result of the Defendant's, Michael A. DiGiacomo's, careless and reckless disregard for the well-being of the Plaintiff, [REDACTED], the Plaintiff was caused to sustain serious, and permanent injuries in and about his body and nervous system; has suffered and continues to suffer and will suffer in the future, pain and mental anguish; and has been caused expend and in the future will be caused to expend sums of money for medical services; and that the Plaintiff has been unable to engage in his usual occupation, activities and pursuits; and that he was otherwise permanently injured and damaged; without any negligence of the Plaintiff contributing thereto.

WHEREFORE, the Plaintiff, [REDACTED] brings this suit against the Defendant, Michael A. DiGiacomo, and claims Five Hundred Thousand Dollars (\$500,000.00) in damages.

#### COUNT VII

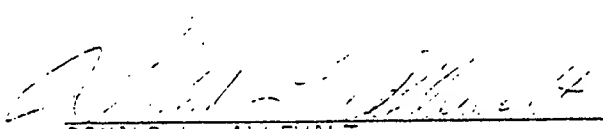
Plaintiff, [REDACTED] adopts all of the aforementioned allegations in paragraphs one through thirty-nine and incorporates same by reference in this Seventh Count to the same extent and as fully as if the same were set forth herein verbatim.

40. That the Defendant, Michael A. DiGiacomo, performed illicit, immoral and perverted acts against the Plaintiff, [REDACTED] including fellatio and other acts of sexual abuse, on or about June of 1980.

41. That the Defendant, Michael A. DiGiacomo, in performing the aforementioned illicit acts against the Plaintiff, [REDACTED] without the Plaintiff's consent, acted maliciously, willfully and/or wantonly and deliberately caused harm to the Plaintiff, [REDACTED].

42. That as a result of the Defendant's, Michael A. DiGiacomo's, malicious, willful and/or wanton acts, the Plaintiff, [REDACTED] was caused to sustain serious, painful and permanent injuries in and about his body and nervous system; has suffered and continues to suffer and will suffer in the future, pain and mental anguish; and has been caused to expend sums of money for medical services; and that the Plaintiff has been unable to engage in his usual occupation, activities and pursuits; and that he was otherwise permanently injured and damaged.

WHEREFORE, the Plaintiff, [REDACTED] brings this suit against the Defendant, Michael A. DiGiacomo and claims One Million Dollars (\$1,000,000.00) in punitive damages.

  
DONALD L. ALLEWALT

  
ARTHUR P. CALTRIDER, JR.  
ALLEWALT & MURPHY, P.A.

[REDACTED]  
Attorneys for Plaintiff

